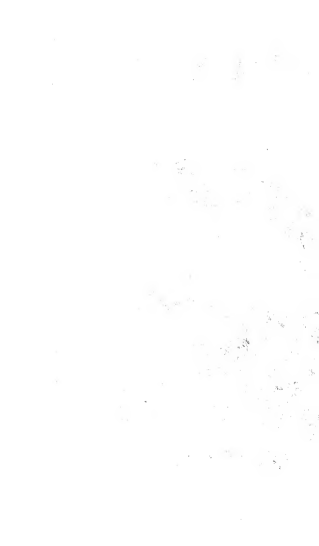
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RULES

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MONTANA LEGISLATIVE

ASSEMBLYTANA

Fortieth Legislative Assembly

1967



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RULES

of the

MONTANA LEGISLATIVE ASSEMBLY

Fortieth Legislative Assembly

1967



3 28, 371 77764 f-v 40 TABLE OF CONTENTS

140/	- 1	JOINT RULES	
60	+	Pa	age
Chap.	1	Presiding Officer-decorum, order and	_
•		debate	13
Chap.	2	Meetings, quorums and attendance	16
Chap.	3	Legislative employees	19
Chap.	4	Order of Business	
Chap.	5	Motions	25
Chap.	6	Bills and Resolutions	29
		A. Form of Bills-definition of Resolu-	
		tions—general provisions	29
		B. Introduction C. First Reading and Commitment	31
		C. First Reading and Commitment	32
		D. Amendments and Substitute Bills	33
		E. Printing, Engrossing and Enrolling	34
		F. Second Reading—Committee of the	
		Whole	36
		G. Third Reading—Governor's Veto	38
		H. Transmittal of Bills	40
~1	_	I. Fiscal Note on Bills	41
Chap.	7	Committees	43
Chap.	8	Rules and Journal	46
Chap.	9	Voting Procedure	49
		Index to Joint Rules	52
		SENATE RULES	
Chap.	1	Presiding Officer—decorum, order and	
_		debate	64
Chap.	7	Committees	66
Chap.	8	Rules and Journal	68
Chap.	10	Nominations from the Governor	69
		Index to Senate Rules	70
		HOUSE RULES	
Chap.	1	Presiding Officer-decorum, order and	
T.	_	debate	71
Chap.	7	Committees	$7\overline{2}$
Chap.	8	Rules and Journal	$7\overline{4}$
	-	Index to House Rules	

ROSTER OF THE SENATE

goft

NAME	DIST.	RESIDENCE OR MAILING ADDRESS	COUNTY OF RESIDENCE	POLITICS
*Anderson, LeRoy	70	Box 576, Conrad	Pondera	Democrat
*Bennett, W. F	ၜ္က	Box 100, Columbia Falls	Flathead	Republican
*Bertsche, Wm. H	18	1917 4th Ave. N., Great Falls	Cascade	Democrat
Brownfield, Ben	7	123 S. Taylor, Glendive	Dawson	Republican
*Cotton, Robert S	S	Box 27, Glasgow.	Vallev	Democrat
Deschamps, G. W. "Por"	76	Grass Valley, RFD 2, Missoula. Missoula	Missoula	Republican
DeWolfe, Percy	5	Browning	Glacier	Democrat
Dussault, Edward T	56	Mullan Road, Missoula	Missoula	Democrat
Dzivi, Dick	18	Ford Bldg., Great Falls	Cascade	Democrat
Edwards, Lochiel	10	Malta	Phillips	Republican
*Flynn, Elmer	76	Mullan Road, Missoula	Missoula	Democrat
*Folsom, Mills	76	RFD 4, Missoula	Missoula	Republican
*Gilfeather, P. J	18	2816 4th Ave. S., Great Falls	Cascade	Democrat
*Graham, Carroll A	∞	Lodge Grass	Big Horn.	Democrat
*Groff, W. A. "Bill".	25	Victor	Ravalli	Democrat
Hafferman, William F	31	1/4 mile west on Hwy. 2, Libby	Lincoln	Democrat
*Haughey, James M	6	2205 Tree Lane, Billings	Yellowstone	Republican
*Hazelbaker, Frank W	74	Box 430, Dillon	Beaverhead	Republican
Hibbard, Henry S	21	618 Madison, Helena	Lewis & Clark	Republican
Hibbs, Rex F	6	15 Valley Drive, Billings	Yellowstone	Republican
Hilling, Henry B., Sr.	6	1214 9th St. W., Billings	Yellowstone	Republican
*James, David F	119	Box 221, Joplin	Liberty	Democrat
*Judge, I homas L	71	219 Geddis, Helena	Lewis & Clark	Democrat
Katka, Lada J	16	Shambo Route, Havre	Hill	Democrat
*Keenan, P. J.	77	1112 E. 5th St., Anaconda	Deer Lodge	Democrat
*Klindt, Herbert J	6	402 Alderson Ave., Billings	Yellowstone	Republican
*Lehrkind, Carl, Jr.	15	Box 399, Bozeman	Gallatin	Republican
*Mackay, William R	13	Roscoe	Carbon	Republican
*Mahoney, Eugene H	27	Box 38, Thompson Falls	Sanders	Democrat
Manning, Dave	91	Hysham	Treasure	Democrat
Mathers, William L	_	Box 267, Miles City	Custer	Republican

ROSTER OF THE SENATE—(Continued)

INAME	NO.	MAILING ADDRESS	RESIDENCE	POLITICS
McDonald, John (Jack) K	18	Belt	Cascade	Democrat
*McGowan, Gordon	17	Highwood	Chouteau	Democrat
McKeon, John L. (Luke)	77	316 E. 7th St., Anaconda	Deer Lodge	Democrat
McOmber, W. Gordon	2	Fairfield	Teton	Democrat
Mitchell, Harry B	- 2 2	Box 2387, Great Falls	Cascade	Democrat
*Moritz, Earl	=	1024 Evelyn St., Lewistown	Fergus	Republican
Nees, Stanley	4	Box 476, Poplar	Roosevelt	Democrat
Rasmussen, Robert J.	2	Box 747, Glasgow	Valley	Democrat
Rehberg, Jack D.	6	2317 Rehberg Lane, Billings	Yellowstone	Republican
*Rosell, Antoinette Fraser	6	4200 Rimrock Road, Billings	Yellowstone	Republican
Rostad, Carl	16	Loweth Rte., Martinsdale	Meagher	Republican
*Rugg, Glen T.	_	Box 188, Plevna	Fallon	Republican
Sample, Alex K., Jr.	30	404 Ashley Court, Kalispell	Flathead	Republican
Schotte, George B	53	2805 Floral Blvd., Butte.	Silver Bow	Democrat
*Selstad, Tom.	18	133 29th Ave. N.W., Gt. Falls	Cascade	Republican
*Shugrue, Stephen J	53	980 N. Main St., Butte	Silver Bow	Democrat
*Siderius, George	30	c/o Somers Stage, Kalispell	Flathead	Democrat
*Stein, Ben H.	14	Livingston	Park	Republican
Street, J. D.	15	1136 E. Curtiss, Bozeman	Gallatin	Republican
Swanz, Edward A	12	14 1st S.W., Harlowton	Wheatland	Republican
Thiessen, Cornie R	m	Box 195, Lambert	Richland	Democrat
Tracy, Tom	73	2425 Nettie St., Butte	Silver Bow	Democrat
*Turnage, Jean A	- 82	Box 450, Polson	Lake	Republican
*Vainio, Leonard W	73	1701 Grand Ave., Butte	Silver Bow	Democrat

^{*} Four-year terms; all other Senators two-year terms.

ROSTER OF THE HOUSE

NAMB	DIST. NO.	RESIDENCE OR MAILING ADDRESS	COUNTY OF RESIDENCE	POLITICS
Ainsworth, A. L. (Bud)	56	332 Woodworth Ave., Missoula Missoula	Missoula	Republican
Asbjornson, J. O. "Boots"	=:	Winifred	Fergus	Republican
Aspevig, Lekoy Bud	5	Kudyard	Hill	Democrat
Baeth, William K.	31	614 Louisiana Ave., Libby	Lincoln	Democrat
Bardanouve Francis	101	Box /43, GlasgowHarlem	Valley	Democrat
Bollinger, Gordon E.	SB	122 3rd Ave. N., Glasgow	Vallev	Democrat
Boughton, Bert D.	9	Jordan		Republican
Brand, Joe	22A	Deer Lodge		Democrat
Broeder, Fred O	၉	Route 4, Kalispell	Flathead	Republican
Brownlee, Geo	17	Stanford	Judith Basin	Republican
Casey, Loran	4	Wolf Point	Roosevelt	Republican
Christiansen, E. W. "Bull"	x	310 N. Crow Ave., Hardin	Big Horn	Democrat
Cox, Henry S.	0.0	1439 Colton Blvd., Billings	Yellowstone	Republican
Crum, Forrest H	2	1421 Norman Park Drive,		
		Billings	Yellowstone	Republican
Darrow, George	6	2100 Fairview Place, Billings	Yellowstone	Republican
Delano, John L.	71	Box 1677, Helena	Lewis & Clark	Republican
Doty, Russell L., Jr.	200	220 18th St. S., Great Falls	Cascade	Democrat
Dougherty, Eleanor M	28	517 3rd Ave. N., Great Falls	Cascade	Democrat
Drum, Dave	, د	3112 Radcliff Drive, Billings	Yellowstone	Republican
Dye, Robert F.	13	610 S. Willson, Bozeman	Gallatin	Republican
East, Vic	٥٥	Forsyth	Rosebud	Kepublican
Egan, Eugene C	202		Pondera	Democrat
Falkenstern Arnold H	g -	жож	Valley	Republican
Fasbender, Larry	- 82	Route 1. Box 23. Fort Shaw	Cascade	Democrat
Feisthamel, Robert M.	7	510 E. Williams, Glendive	Dawson.	Republican
Felt, James R.	6	303 Parkhill Drive, Billings	Yellowstone	Republican
Garrison W F Bill	22B	1201 W. Park Ave., Anaconda	Deer Lodge	Democrat
			Madisoli	republican

ROSTER OF THE HOUSE—(Continued)

NAME	DIST. NO.	RESIDENCE OR MAILING ADDRESS	COUNTY OF RESIDENCE	POLITICS
Gerke, Harold E.	6	П	Yellowstone	Democrat
Getter, Ralph E	53	224 2nd Ave. S.E., Cut Bank	Glacier	Republican
Giesick, Gary	6	Route 1, Box 106, Billings	Yellowstone	Republican
Gilligan, Peter J	18	3020 4th Ave. S., Great Falls	Cascade	Democrat
Glennen, Robert E	6	1135 O'Malley Drive, Billings	Yellowstone	Republican
Goan, William S	6	46 Lewis Ave., Billings	Yellowstone	Republican
Gunderson, Jack	18	Power	Cascade	Democrat
Haines, Tom	56	15 Martha's Court, Missoula	Missoula	Republican
Hall, John C.	18	1020 3rd Ave. N., Great Falls	Cascade	Democrat
Harlow, Paul K.	27	-	Sanders	Democrat
Harrison, James T., Jr	21	elena	Lewis & Clark	Republican
Healy, John E. (Jack)	23	-	Silver Bow	Democrat
Hemstad, Nels.	20C		Teton	Republican
Himsl, Matt	30	305 4th Ave. E., Kalispell	Flathead	Republican
Holtz, Ronald W.	18	Floweree	Cascade	Democrat
James, Isabel B.	24A	Grant	Beaverhead	Republican
Jensen, Millo	78	Ronan	Lake	Republican
Jurcich, Frank J.	22B	1006 E. 3rd St., Anaconda	Deer Lodge	Democrat
Kvaalen, Oscar S	e	Lambert	Richland	Republican
Lee, Robert E. "Bob"	23	1600 Sampson, Butte	Silver Bow	Democrat
Leuthold, John H.	13	Molt	Stillwater	Republican
Lewis, Joe H	5	Browning	Glacier	Democrat
Loman, Ray M.	28	Ronan	Lake	Republican
Lombardi, Jerry V	23	947 Waukesha St., Butte	Silver Bow	Democrat
Lucas, James P.	_	500 S. Strevell, Miles City	Custer	Republican
Lundgren, Conrad F.	30	844 Woodland, Kalispell	Flathead	Republican
Manning, John M.	7	717 N. Kendrick, Glendive	Dawson	Republican
Marbut, Gary R.	5 6	Box 1519, Missoula	Missoula	Republican
Mather, W. S. (Bill)	, ه	2200 Fairway Drive, Billings	Yellowstone	Republican
McGrath, Harold A	35	-	Gallatin.	Republican
	ì	of the statement of the		Constan

ROSTER OF THE HOUSE—(Continued)

NAME	DIST.	RESIDENCE OR MAILING ADDRESS	COUNTY OF RESIDENCE	POLITICS
McNamara, Jack R.	21	916 Stuart St., Helena	Lewis & Clark	Democrat
Mehrens, John (Sandy)	22B	206 Evergreen, Anaconda	Deer Lodge	Democrat
Murphy, James E	30	604 Woodland, Kalispell	Flathead	Republican
Newby, Albert (Al) C	15	Box 107, Belgrade	Gallatin	Republican
Nichols, Norris	52	Stevensville	Ravalli	Republican
Northey, Harry T	76	514 Daly Ave., Missoula	Missoula	Republican
Nugent, James P.	56	637 Alder, Missoula	Missoula	Democrat
Nutting, Richard A.	13	Silesia	Carbon	Republican
Ommundsen, George	4	617 N. 3rd St., Livingston	Park	Republican
Patrick, Chase	21	714 E. 6th, Helena	Lewis & Clark	Republican
Perry, Louis	10A	Malta	Phillips	Republican
Pierce, John H.	6	1312 Parkhill Drive, Billings	Yellowstone	Republican
Prevost. Robert C.	~	Lambert	Richland	Democrat
Romney, Miles	25	Box 633, Hamilton	Ravalli	Democrat
Rygg, Sterling	30	37 7th St. E., Kalispell	Flathead	Republican
Schye, Elmer	16	Box 504, White Sulphur Sprgs	Meagher	Republican
Shively, John D.	15	1101 S. 3rd Ave., Bozeman.	Gallatin	Republican
Slaby, Cyril E. "Cy"	19	612 15th St., Havre	Hill	Democrat
Smith, Carl M.	∞	Olive	Powder River	Republican
Smith, Edward B	5A	Dagmar	Sheridan	Republican
Spahr, William E	 8 1	1204 4th Ave. N., Great Falls	Cascade	Democrat
Spilde, Gene	12B	Big Timber	Sweet Grass	Republican
Staigmiller, John B	18	Eden Route, Great Falls	Cascade	Democrat
Steele, John W	56	1129 Jackson, Missoula	Missoula	Democrat
Stimatz, Lawrence G	23	1615 C St., Butte	Silver Bow	Democrat
Stratton, Scott B.	18	504 22nd St. N., Great Falls	Cascade	Republican
Sullivan, Kermit C	27	Box 395, Superior	Mineral	Democrat
Swan, Miles L	17	Highwood	Chouteau	Republican
Teeple, Randall D.	33	Route 2, Box 1602, Libby	Lincoln	Democrat
I Wedt, Gordon K.	<u>,</u>	121 & Merriam Miles City	Custer	Democrat Republican
Omici, waiter Jamming	-	121 S. Melliani, Mines City		republican

ROSTER OF THE HOUSE—(Continued)

RESIDENCE OR COUNTY OF MAILING ADDRESS RESIDENCE POLITICS	12A Ryegate Golden Valley Republican	Told Republican	Livingston Park Republican	19, ButteSilver BowDemocrat	Route 2, Lewistown Fergus Republican	30x 291, Ekalaka Carter Republican	1728 Thornton, Butte	Foston Broadwater Republican	1620 5th Ave. N., Great Falls Cascade		Yellowstone Republican	you Drive,	
	Ryegate	Froid	Hoffman Rte., Livingston	133 E. Broadway, Butte	Route 2, Lewist	Box 291, Ekalal	1728 Thornton,	Toston	1620 5th Ave. N	142 5th Ave. N.	Box 1831, Billin	208 Pattee Canyon Drive,	
DIST. NO.		4.	14	23	Ξ	-	23	16		20A	0	56	
NAME	Van Der Voort, Harry	wallander, J. B. (Jerry)	warfield, wm. S. IV (Bill)	Wayrynen, Ray J	White, Robert S. (Bob)	Whitney, Earl	Williams, Pat.	Williams, W. G. "Bill"	Willits, John B.	Wolf, Kenneth M.	Woodard, Hubert E.	Worden, H. O. (Bill)	

MONTANA SENATORIAL DISTRICTS

NOTE: The following arrangement conforms to the Reapportion-ment Orders of the United States District Court, District of Montana, August 6, 1965. No. of

District

No.	County or Counties	Senators
1	Carter, Fallon, Wibaux, Prairie	1
	Dawson	1
2 3 4 5 6 7	Richland, McCone	1
4	Roosevelt	1
5	Valley, Daniels, Sheridan	1 2 1
6	Rosebud, Treasure, Garfield, Petroleum	1
ž	Custer	ī
8	Custer	1
ğ	Yellowstone	6
10	Phillips, Blaine	
11	Fergus	
12	Musselshell, Golden Valley,	•
	Wheatland, Sweet Grass	1
13	Carbon, Stillwater	î
14	Park	
15	Gallatin	ĵ
16	Jefferson, Broadwater, Meagher	1 2 1
17	Chouteau, Judith Basin	
18	Cascade	6
19	Hill Liberty	2
20	Toole, Pondera, Teton	2
21	Lewis and Clark	2
22	Deer Lodge, Powell, Granite	2
23	Silver Bow	Ā
24	Beaverhead, Madison	
25	Ravalli	
26	Missoula	
27	Sanders. Mineral	
28	Lake	
29	Glacier	7
30	771 .1 1	-
31	T	1
31	Lincoln	1
	Total State Senators	55
	MONTANA REPRESENTATIVE DISTRIC	TS
Distric	t	No. of
No.		presentatives

istric		N
No.	County or Counties	Repres
1	Carter, Fallon, Wibaux, Prairie	
2	Dawson	
2 3 4	Richland, McCone	
4	Roosevelt	
5A	Sheridan	
5B	Valley, Daniels	
6	Rosebud, Treasure, Garfield, Petroleum .	
7	Custer	
8	Big Horn, Powder River	
9	Yellowstone	
0A	Phillips	

MONTANA REPRESENTATIVE DISTRICTS (Cont'd.)

M	IONTANA REPRESENTAT	IVE DISTRICTS (Cont'd.)
Distric		No. of
No.	County or Counties	Representatives
10B	Blaine	1
11	Fergus	2
12A	Musselshell, Golden Valley	1
12B	Wheatland, Sweet Grass	1 2 2 2 4 4 1 2 2 2 2 2 2 2 2 2 2 2 2 2
13	Carbon, Stillwater	2
14	Park	2
15	Gallatin	
16	Jefferson, Broadwater, Mea Chouteau, Judith Basin	igher2
17	Chouteau, Judith Basin	
18	Cascade	
19 20A	Hill, Liberty	
20B		
20C	Teton	
21	Lewis and Clark	
22A	Powell	
22B	Deer Lodge, Granite	
23	Silver Bow	
24A		
24B	Madison	
25	Ravalli	
26	Missoula	
27	Sanders, Mineral	2
28	Lake	
29		
30	Flathead	
31	Lincoln	
	Total State Representa	tives 104
	Total State Representa	tives 104
	LEGISLATIVE COUNT	Y-DISTRICT INDEX
Beaver	head 24A	Jefferson 16
	orn 8	Judith Basin 17
Blaine	10B	Lake 28
Broady	vater 16	Lewis and Clark 21
Carbor	1 13	Liberty 19
	1	Lincoln 31
	le 18	Madison 24B
	au 1 <u>7</u>	McCone3
		Meagher 16
Daniel		Mineral
Dawso		Missoula
	Lodge 22B	
		Park 14 Petroleum 6
	ad 30	Phillips 10A
	n	Pondera 20B
	d6	Powder River 8
Glacie		Powell
	Valley 12A	Prairie 1
	22B	Ravalli 25
Hill	19	Richland 3

LEGISLATIVE COUNTY-DISTRICT INDEX (Cont'd.)

Roosevelt	4	Teton	20C
Rosebud	6	Toole	20A
Sanders		Treasure	6
Sheridan		Valley	5B
Silver Bow		Wheatland	12B
Stillwater	13	Wibaux	1
Sweet Grass	12B	Yellowstone	9

OFFICERS OF THE SENATE

TED JAMES

President Pro Tem

Majority Floor Leader

Minority Floor Leader

Secretary

OFFICERS OF THE HOUSE

JAMES R. FELT Speaker

JOHN H. LEUTHOLD Speaker Pro Tem

JAMES P. LUCAS Majority Floor Leader

Minority Floor Leader

EDNA J. HINMAN Chief Clerk

RULES

OF THE

MONTANA LEGISLATIVE ASSEMBLY



JOINT RULES

CHAPTER 1

Presiding Officer—Decorum, Order and Debate

- 1-1. The presiding officer of the senate is the president and the presiding officer of the house of representatives is the speaker. The presiding officer of each house shall take the chair on every legislative day at the hour to which that house adjourned at the last sitting. After call to order, prayer by the chaplain and roll call, a report on the journal for the preceding legislative day shall be given in the presence of a quorum, and each house shall proceed with the regular order of business.
- **1-2.** The presiding officer of each house shall preserve order and decorum, and in case of disturbance or disorderly conduct, may order the galleries or lobbies to be cleared.
- 1-3. The presiding officer of each house has general control and direction of the hall, chamber, rooms, passages and corridors of the house over which he presides. Reporters on assignment in either house are subject to placement by the presiding officer.
- **1-4.** The presiding officer of each house shall decide all questions of order, subject to an appeal by any member seconded by two other members. No member may speak more than

once on an appeal without the consent of a majority of the house of which he is a member.

- 1-5. When a member desires to speak he shall rise and address the presiding officer and, being recognized, shall speak standing in his place unless the presiding officer grants permission to speak from some other place on the floor. When two or more members rise at the same time the presiding officer shall name the member who is to speak first.
- 1-6. When a member has been called to order, he shall sit down until the presiding officer determines whether he is in order or not. If the member is called to order for words spoken in debate, the language excepted to shall be taken down in writing by the chief clerk or secretary.
- 1-7. Questions of privilege are: first, those affecting the collective rights, safety, dignity, and integrity of the proceedings of either house; and second, those affecting the rights, reputation and conduct of individual members of either house in their capacity as members. A question of privilege affecting either house collectively takes precedence over a question of privilege affecting an individual member.
- 1-8. The presiding officer of each house, in the presence of the house over which he presides, after due notice and immediately after the title has been publicly read, shall sign the original and one copy of each enrolled bill originat-

ing in the house over which he presides. The fact of signing shall be at once entered upon the journal. At the time of signing, if a member signifies his desire to examine the bill he shall be permitted to do so. The bill shall then be sent to the other house where the same procedure shall be followed. (Based in part on Montana Constitution, Art. V, Sec. 27)

- 1-9. The presiding officer of each house shall sign all payrolls and subpoenas approved or issued by the house over which he presides.
- 1-10. (1) A communication or paper shall be addressed to the presiding officer, and shall bear the name of the person submitting it. When the reading of a paper is called for and a member objects, it shall be determined by a vote of the house without debate. This subsection does not apply to bills, or to communications from the governor or the other house.
- (2) A paper for or against proposed legislation may not be placed on the desks of the members or circulated within the chamber unless the person responsible has signed it and has received permission from the chief clerk of the house or the secretary of the senate to distribute it in the house concerned.
- **1-11.** When the presiding officer is a member of the house over which he is presiding he shall vote as any other member, and may not vote a second time.

Meetings, Quorums and Attendance

- **2-1.** The chamber of the senate and the hall of the house of representatives shall be open from 8 o'clock a.m. until 11 o'clock p.m. each day during the session, unless by resolution of the senate its chamber, or by resolution of the house its hall, shall be closed.
- 2-2. The hour of meeting of the senate is 10 a.m. unless otherwise ordered by the senate. The hour of meeting of the house of representatives is 10 a.m. unless otherwise ordered by the house.
- 2-3. Only the following persons may be admitted to the floor of the house of representatives or senate during sessions: executive officers, legislators, legislative employees, reporters, guests of members of the respective houses, and former members of the respective houses.
- **2-4.** Lobbying on the floor of the senate or house of representatives is prohibited during a session and within one-half hour prior to the commencement of a session.
- 2-5. The sessions of each house and of the committees of the whole shall be open, unless the business is such as requires secrecy. (Montana Constitution, Art. V, Sec. 13)
- **2-6.** During the discussion of a motion to close

the doors of either house to discuss business which may, in the opinion of that house, require secrecy, the presiding officer shall exclude all persons, except the members and the chief clerk or secretary. Every member and employee of such house shall keep secret all matters ordered to be kept secret.

- 2-7. Neither house shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting. (Montana Constitution, Art. V, Sec. 14)
- 2-8. A majority of each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and compel the attendance of absent members, in such manner and under such penalties as each house may prescribe. (Montana Constitution, Art. V, Sec. 10)
- **2-9.** Unless he is excused, a member of the house or senate shall be present at every sitting of the house of which he is a member.
- **2-10.** In the absence of a quorum, a majority of members present in either house may compel the attendance of absent members by ordering a call of the house of which they are members.
- **2-11.** If a quorum is present, five members of the senate may order a call of the senate, and fifteen members of the house of representatives may order a call of the house.

- 2-12. On a call of either house, a member who refuses to attend may be arrested by the sergeant-at-arms or any other person, as the majority of such members present shall direct. When the attendance of an absent member is secured after a call of either house, if the house of which he is a member refuses to excuse his absence, he shall not be paid any per diem during his absence and is liable for the expenses incurred in procuring his attendance.
- 2-13. During a call of either house, all business of that house shall be suspended. After a call has been ordered no motion is in order except a motion to adjourn or remove the call. The call may be removed by a two-thirds vote.

Legislative Employees

- 3-1. The legislative assembly shall prescribe by law the number, duties and compensation of the officers and employees of each house; and no payment shall be made from the state treasury, or be in any way authorized to any such person, except to an acting officer or employee elected or appointed in pursuance of law. (Montana Constitution, Art. V, Sec. 28)
- **3-2.** Except as provided in Joint Rule 3-3 and Joint Rule 3-4, the committee on legislative administration of each house shall appoint the employees of each house, subject to the approval of the respective houses.
- **3-3.** The committee on legislative administration of each house shall appoint secretaries for standing or special committees on recommendation of the committee chairman, subject to the approval of the respective houses. A secretary for a standing or special committee is immediately responsible to the committee chairman, but when not occupied with the duties of a committee, a secretary of a committee of the house of representatives shall work under the direction of the chief clerk of the house, and a secretary of a senate committee under the direction of the secretary of the senate.
- 3-4. The minority floor leader of each house

may appoint a private secretary, who is responsible to him.

- **3-5.** The secretary of the Senate and chief clerk of the house of representatives are responsible to the presiding officers of their respective houses. Their duties are:
- (a) To have custody of all records, bills, documents and other papers.
- (b) To supervise the keeping of the journal, engrossing, and enrolling, and the handling of bills and resolutions.
- (c) To deliver to the secretary of state at the close of each session, the journal, bill books and resolution books, and all copies of introduced and engrossed bills and joint resolutions.
- (d) To collect from the chairman or secretaries of all standing and special committees the minutes of such committees and deliver them to the state historical society.
- 3-6. Journal clerks, bill clerks, engrossing and enrolling clerks, typists, and other employees responsible for legislative functions, except secretaries for standing or special committees, secretaries to presiding officers, and secretaries to majority and minority floor leaders, are immediately responsible to the secretary of the senate or the chief clerk of the house, subject to the general supervision of the presiding officer.

- **3-7.** The duties of the engrossing and enrolling clerks are:
- (a) To engross or enroll all bills delivered to them within forty-eight hours after they have been received, unless further time is granted.
- (b) To correct clerical errors, with the consent of the secretary of the senate or chief clerk of the house of representatives, in any bill originating in the house by which they are employed. Clerical errors such as the following may be corrected:
 - (i) errors in spelling
 - (ii) errors in numbering sections
 - (iii) adding or deleting underlining or lines through matter to be stricken
 - (iv) material copied incorrectly from the most recent Revised Codes of Montana.

The secretary of the senate and chief clerk of the house shall inform the principal sponsor of all such corrections. No bill shall be corrected after engrossment.

- **3-8.** (1) The sergeants-at-arms are responsible to the presiding officers of their respective houses. Their duties are:
- (a) To maintain order under the direction of the presiding officer.
- (b) To execute commands and serve all processes.
- (c) To receive, distribute and have custody of supplies.

- (d) To keep account for per diem and mileage of members and employees, and prepare and submit all claims for payment.
- (e) To take an inventory at the close of each session of all furniture, fixtures, supplies and other property and turn such property over to the state controller for custody until the next session. One copy of the inventory shall be kept on file in the office of the sergeant-at-arms.
- (2) All expenditures of money appropriated for the operation of the legislative assembly must be approved by the committee on legislative administration of the house concerned.
- 3-9. The assistant sergeant-at-arms, doorkeepers, watchmen, janitors, pages and other employees responsible for general housekeeping functions are immediately responsible to the sergeant-at-arms, subject to the general supervision of the presiding officer.
- 3-10. The duties of the chaplain of each house are to open each day's session with a prayer.
- **3-11.** The duties of the law clerks of each house are to draft legislation and perform legal research for members.
- **3-12.** An employee of either house is prohibited from lobbying as defined in Section 43-802 (1), R. C. M. 1947. However, an employee may testify before a committee of either house on the

request of the committee. An employee violating this rule shall be discharged.

3-13. Disputes or complaints involving the competency or decorum of a legislative employee shall be referred to the committee on legislative administration of the house by which the employee is employed. The committee, in its discretion, may dismiss, suspend or retain the employee. The committee on legislative administration shall periodically review the roster of employees and shall dismiss surplus employees.

Order of Business

- **4-1.** After prayer, roll call, and report on the journal, the order of business of the senate and house of representatives is as follows:
 - (1) Communications and petitions
 - (2) Reports of standing committees
 - (3) Reports of select committees
 - (4) Messages from the governor
 - (5) Messages from the other house
 - (6) Motions and resolutions
 - (7) First reading and commitment of bills
 - (8) Second reading of bills (committee of the whole)
 - (9) Third reading of bills
 - (10) Unfinished business
 - (11) Special orders of the day
 - (12) Announcement of committee meetings

To revert to or pass to a new order of business requires only a majority vote. Unless otherwise specified in the motion to recess, the house involved shall revert to order of business No. 1 when reconvening after a recess.

Motions

- 5-1. When a motion is made it shall be restated by the presiding officer, and, if requested by the presiding officer or a member, shall be reduced to writing and read aloud. A motion may be withdrawn by the member making it at any time before it is amended or voted upon.
- **5-2.** When a question is under debate no motion may be made except the following privileged and subsidiary motions which have precedence in the order listed:
 - (1) To adjourn
 - (2) For a call of the house
 - (3) To recess
 - (4) Question of privilege
 - (5) To lay on the table
 - (6) For the previous question
 - (7) To postpone to a day certain
 - (8) To refer or commit
 - (9) To amend
 - (10) To postpone indefinitely
- **5-3.** No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment or substitute.

- 5-4. A member who voted on the prevailing side of a question may, on the day the vote was taken or on the next legislative day, move to reconsider the question. A motion to reconsider may not be withdrawn after such next legislative day without the unanimous consent of the house concerned, and thereafter any member may call it up for consideration; however, a motion to reconsider made after the fifty-fourth day of the session shall be disposed of when made. A motion to recall a bill from the other house constitutes notice to reconsider, and shall be acted on as a motion to reconsider. A motion to reconsider or to recall a bill from the other house may be made only under order of business No. 6, and under that order of business takes precedence over all motions except motions to recess or adjourn.
- 5-5. When a motion to reconsider is laid on the table, a two-thirds majority is required to take it from the table. When a motion to reconsider fails, the question is finally and conclusively settled.
- 5-6. (1) Except as provided in subsection (2) of this rule, the effect of moving the previous question, if adopted, is to close debate immediately, to prevent the moving of amendments or other subsidiary motions, and to bring to vote promptly the immediately pending main question and the adhering subsidiary motions, whether on appeal or otherwise.

- (2) When the previous question is ordered on any debatable question on which there has been no debate, the question may be debated for one-half hour, one half of such time to be given to the proponents and one half to the opponents.
- 5-7. A call of the house is not in order after the previous question is ordered, unless it appears upon an actual count by the presiding officer that a quorum is not present.
- 5-8. The following motions are not debatable:
 - (1) To adjourn
 - (2) For a call of the house
 - (3) To recess
 - (4) For parliamentary inquiry
 - (5) For suspension of the rules
 - (6) To lay on the table
 - (7) For the previous question
 - (8) To limit, extend the limits of, or to close debate
 - (9) To amend an undebatable motion
 - (10) To divide a question
 - (11) To pass business in committee of the whole
 - (12) To take from the table
 - (13) A decision of the presiding officer, unless appealed or unless he submits the question to the house for advice or decision

- (14) All incidental motions, such as motions relating to voting or other questions of a general procedural nature
- 5-9. A member may move to divide a question if it includes two or more propositions so distinct in substance that if one thing is taken away a substantive question will remain.
- 5-10. An amendment to a motion may be amended, but an amendment to an amendment to a motion may not be amended. However, a substitute for an amendment to an amendment to a motion may be adopted and the substitute may be amended.

Bills and Resolutions

A.—Form of Bills—Definition of Resolutions— General Provisions

- **6-1.** The only types of instruments other than bills which may be introduced in either house of the legislative assembly are:
- (1) A simple resolution, which is a formalized motion passed by one house only and which bears the heading "House Resolution" or "Senate Resolution." It may be used to amend the rules of one house or to express the desire, opinion, sympathy or request of the house adopting it. It does not require three readings or a roll call vote. A member offering a simple resolution may read it in his place before sending it to the chair. It shall then be read by the clerk or secretary unless otherwise ordered by the house, and referred to a committee. Final action shall be taken on the committee report. The transmittal of copies of simple resolutions is the responsibility of the chief clerk or secretary of the house of origin.
- (2) A joint resolution, which must be adopted by both houses and then signed by the governor as a ministerial formality. It may be used to express the desire, opinion, sympathy or request of the legislative assembly, to amend the joint rules, and to ratify or propose amendments to the United States Constitution. If a

joint resolution goes beyond a mere recommendation or expression of opinion, and does not relate to a subject solely within the competence of the legislative assembly, it is subject to veto by the governor. Except as otherwise provided in these rules, a joint resolution is treated in all respects as a bill.

- 6-2. Bills shall be typewritten on paper eight and one-half by thirteen inches with numbered lines, and shall be introduced in quadruplicate. Pica or elite type and a good black ribbon must be used. Bills shall be numbered at the foot of each page and shall have white covers of a substantial material. In sections amending existing statutes, matter to be stricken out shall be indicated with a line through the words or part to be deleted, and new matter shall be underlined. A key showing the numbers of sections of the most recent Revised Codes of Montana repealed or amended in a bill shall immediately precede the title.
- 6-3. No bill, except general appropriation bills, and bills for the codification and general revision of the laws, shall contain more than one subject, which shall be clearly expressed in the title. The enacting clause of every law shall be as follows: "Be it enacted by the legislative assembly of the state of Montana." (Montana Constitution, Art. V, Sec. 23 and Art. V, Sec. 20)
- 6-4. The general appropriation bills shall em-

brace nothing but appropriations for the ordinary expenses of the legislative, executive and judicial departments of the state, interest on public debt and for public schools. All other appropriations shall be made by separate bills, each embracing but one subject. (Montana Constitution, Art. V, Sec. 33)

6-5. Every statute, unless a different time is prescribed therein, takes effect on the first day of July of the year of its passage and approval. Every joint resolution, unless a different time is prescribed therein, takes effect from its passage. (Sections 43-507 and 43-509, R. C. M. 1947)

B.—Introduction

- 6-6. A bill may be introduced by endorsing it with the name of a member or committee and presenting it to the chief clerk or secretary in quadruplicate. Bills, joint resolutions, and simple resolutions shall be numbered consecutively in separate series in the order of their receipt.
- 6-7. All bills except revenue bills, appropriations bills and substitute bills must be received by the chief clerk or the secretary by 5 p.m. of the twentieth legislative day. Revenue bills must be received by the chief clerk by 5 p.m. of the twenty-fifth day.
- 6-8. No bill for the appropriation of money, except for expenses of the government, shall be

introduced within ten days of the close of the session, except by unanimous consent of the house in which it is sought to be introduced. (Montana Constitution, Art. V, Sec. 21)

- 6-9. All bills appropriating public moneys shall originate in the house of representatives. A member of the senate desiring the introduction of a bill carrying an appropriation may transmit it to the speaker of the house of representatives, who will provide for its introduction by request.
- 6-10. All bills for raising revenue shall originate in the house of representatives; but the senate may propose amendments, as in the case of other bills. (Montana Constitution, Art. V, Sec. 32)
- 6-11. No bill may be introduced or received in a house after that house has finally rejected a bill designed to accomplish the same purpose.
- 6-12. A committee must unanimously consent to the introduction of a committee bill.

C.—First Reading and Commitment

- **6-13.** The purpose of the first reading of bills is for information and commitment. A bill shall be read by its title in the house of origin and by its title and history in the second house. No motion affecting a bill is in order on its first reading.
- 6-14. No bill shall be considered or become a

- law unless referred to a committee, returned therefrom, and printed for the use of the members. (Montana Constitution, Art. V, Sec. 22)
- **6-15.** After the first reading of a bill, it shall be referred to a committee by the presiding officer.
- **6-16.** A bill may be recommitted at any time before its passage.

D.—Amendments and Substitute Bills

- 6-17. No law shall be revised or amended, or the provisions thereof extended by reference to its title only, but so much thereof as is revised, amended or extended shall be re-enacted and published at length. (Montana Constitution, Art. V, Sec. 25)
- **6-18.** No law shall be passed except by bill, and no bill shall be so altered or amended on its passage through either house as to change its original purpose. (Montana Constitution, Art. V, Sec. 19)
- **6-19.** A committee may recommend that every clause in a bill be changed and that entirely new matter be substituted so long as the new matter is relevant to the title and subject of the original bill. A substitute bill shall be considered as an amendment and not as a new bill.
- **6-20.** The proper form of reporting a substitute bill by a committee is to propose amendments to strike out all of the bill following the enacting

clause and to substitute the new bill, recommending also any necessary changes in the title. If a committee report recommending a substitute for a bill originating in the other house is adopted, the substitute bill shall be printed.

6-21. Amendments to a bill by the second house shall not be further amended by the house in which the bill originated, but must either be accepted or rejected. If the amendments are rejected, a conference committee may be requested by the house in which the bill originated.

E.—Printing, Engrossing and Enrolling

- 6-22. If a majority of a house recommends the passage of a bill originating in that house after it has been returned from a committee, one thousand copies of the bill shall be printed with all amendments incorporated into the printed copies. Bills referred to the bills committee of the house of origin for printing must be reported within three days unless further time is granted by that house.
- 6-23. When a bill has been reported favorably by committee of the whole of the house of origin and the report has been adopted, the bill shall be engrossed under the direction of the bills committee, and when reported correctly engrossed by the committee shall be placed on the calendar for third reading on the succeeding legislative day. Committee of the whole amendments shall be included in the engrossed bill.

If a bill is unamended, contains no clerical errors, and is neatly written, it may be engrossed without retyping.

6-24. When a bill has passed both houses it shall be enrolled as an act of the legislative assembly under the direction of the bills committee of the house of origin. An original and three duplicate typewritten copies of the bill shall be enrolled, free from all corrections and errors, with a margin of two inches at the top and one inch on each side, with thirty unnumbered lines to the page. In sections amending existing statutes new matter shall be underlined, and matter stricken with a line through it shall be omitted. The typewriting shall be done with a black record ribbon, piea or elite type, on plain linen finished paper 8½ inches wide and 13 inches long, weighing sixteen pounds to the ream. The original and first copy only of the bill shall be red lined. The history of the bill shall also be enrolled and placed in back of the bill in a white manuscript cover, upon which is written the number of the bill.

When the enrolling has been completed, the bill shall be examined by the author and the bills committee and reported correctly enrolled. The original and one copy shall be signed by the presiding officer of each house in open session and presented by the bills committee to the governor. The bills committee shall take a receipt from the governor and shall report to the house the day and hour of such presenta-

tion, which shall be entered in the journal. The original and two unsigned copies shall be filed with the secretary of state. The signed copy shall be filed with the clerk of the supreme court.

F.—Second Reading—Committee of the Whole

- 6-25. All bills which have been reported by a committee, accepted by the house concerned and printed, shall be posted on the calendar for consideration by committee of the whole. All amendments of the other house, shall immediately be posted on the calendar for consideration by committee of the whole. Until the forty-eighth legislative day, one day must elapse between the time a bill is printed and consideration by committee of the whole. Bills shall be arranged on the calendar in the order in which they are reported unless otherwise ordered by the house concerned.
- **6-26.** Every bill considered in committee of the whole shall be read by title and history and considered section by section.
- **6-27.** Prior to adoption of a committee of the whole report, a member may move to segregate a bill. If the motion prevails, the bill remains on second reading.
- **6-28.** When a committee of the whole report on a bill is rejected the bill shall remain on second reading.
- 6-29. Either house may resolve itself into a

committee of the whole by approval of a motion for that purpose. So far as may be applicable, the rules governing each house shall be observed when that house resolves itself into a committee of the whole, except as follows:

- (1) The only motions in order are: to amend; to recommend passage or non-passage; to recommend concurrence or non-concurrence; to indefinitely postpone; to pass consideration; to rise; to rise and report; and to rise and report progress and ask leave to sit again.
- (2) A record vote may not be ordered.
- (3) The committee may not appoint subcommittees.
- (4) The committee may not punish its members for misconduct, but may report disorder to the house concerned.
- (5) Unless otherwise prescribed by either house before going into committee of the whole, a member may speak as often as he is recognized and for as long each time as is allowed in debate in the particular house.
- **6-30.** After a committee of the whole has been formed, the presiding officer shall appoint a chairman to preside. Upon resuming the chair, the presiding officer shall receive the report of the chairman of the committee and the house shall take action on the report.

G.—Third Reading—Governor's Veto

- 6-31. No bill shall become a law except by vote of a majority of all the members present in each house, nor unless on its final passage the vote be taken by ayes and noes, and the names of those voting be entered on the journal. (Montana Constitution, Art. V, Sec. 24)
- 6-32. The title of every bill shall be read three times prior to passage. The first reading shall be prior to commitment; the second prior to debate in committee of the whole; and the third prior to final passage. No bill shall receive more than one reading on the same day except on the last legislative day.
- 6-33. Every order, resolution or vote, in which the concurrence of both houses may be necessary, except on the question of adjournment, or relating solely to the transaction of the business of the two houses, shall be presented to the governor, and before it shall take effect be approved by him, or, being disapproved, be repassed by two-thirds of both houses, as prescribed in the case of a bill. (Montana Constitution, Art. V, Sec. 40)
- 6-34. Every bill passed by the legislative assembly shall, before it becomes a law, be presented to the governor. If he approves, he shall sign it, and thereupon it shall become a law; but if he do not approve, he shall return it with his objections to the house in which it originated, which house shall enter the objections

at large upon its journal and proceed to re-consider the bill. If then two-thirds of the members present agree to pass the same, it shall be sent, together with the objections, to the other house, but which it shall likewise be reconsidered, and if approved by two-thirds of the members present in that house it shall become a law notwithstanding the objections of the governor. In all such cases the vote of each house shall be determined by yeas and nays, to be entered on the journal. If any bill shall not be returned by the governor within five days (Sunday excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the legislative assembly shall by their adjournment prevent its return, in which case it shall not become a law without the approval of the governor. No bill shall become a law after the final adjournment of the legislative assembly, unless approved by the governor within fifteen days after such adjournment. In case the governor shall fail to approve of any bill after the final adjournment of the legislative assembly it shall be filed, with his objections, in the office of the secretary of state. (Montana Constitution, Art. VII. Sec. 12)

6-35. The governor shall have power to disapprove of any item or items of any bill making appropriations of money, embracing distinct items, and the part or parts approved shall become a law, and the item or items disapproved shall be void, unless enacted in the manner fol-

lowing: If the legislative assembly be in session he shall within five days transmit to the house in which the bill originated, a copy of the item or items thereof disapproved, together with his objections thereto, and the items objected to shall be separately reconsidered, and each item shall then take the same course as is prescribed for the passage of bills over the executive veto. (Montana Constitution, Art. VII, Sec. 13)

H.—Transmittal of Bills

- 6-36. Each house shall transmit to the other with any bill all relevant papers. When a house bill is transmitted from the house of representatives to the senate, the secretary of the senate shall give a dated receipt for the bill to the chief clerk of the house. When a senate bill is transmitted to the house of representatives, the chief clerk of the house shall give a dated receipt to the secretary of the senate.
- **6-37.** Except for appropriation bills, revenue bills and amendments considered by joint conference committees, no bills may be transmitted from one house to the other after the forty-second legislative day; and no amendments, except to appropriations bills and revenue bills, may be transmitted from one house to the other after the fifty-fifth legislative day.
- 6-38. When a bill has received its third reading or has been rejected, the house that consid-

ered the bill shall immediately transmit it to the other house with notice of its action.

I.—Fiscal Notes on Bills

6-39. All bills reported out of a committee of the legislative assembly having an effect on the revenues, expenditures, or fiscal liability of the state, except appropriation measures carrying specific dollar amounts, shall include a fiscal note incorporating an estimate of such effect. Fiscal notes shall be requested by the presiding officer of either house, who shall determine the need for the note at the time of introduction.

The state budget director, in cooperation with the agency or agencies affected by the bill, is responsible for the preparation of the fiscal note and shall return same within six (6) days.

A completed fiscal note shall be submitted by the budget director to the presiding officer who requested it, who shall refer it to the committee considering the bill. If the bill is printed, the note shall be mimeographed and placed on the members' desks.

Fiscal notes shall, where possible, show in dollar amounts the estimated increase or decrease in revenues or expenditures, costs which may be absorbed without additional funds, and long-range financial implications. No comment or opinion relative to merits of the bill shall be included; however, technical or mechanical defects may be noted.

A fiscal note also may be requested on a

JOINT RULES

bill before the thirty-sixth day, and on an amendment before the forty-ninth day, by

- (1) A committee considering the bill, or
- (2) A majority of the members of the house in which the bill is to be considered, at the time of second reading.

The budget director shall make available on request to any member of the legislative assembly all background information used in developing a fiscal note. (Sections 43-1001 through 43-1006, R. C. M. 1947.)

CHAPTER 7

Committees

- 7-1. The committee on legislative administration of each house shall consider all matters concerned with seating, mileage and per diem, legislative employees, the control of legislative property, and the budgeting for and expenditure of appropriations for the operation of the legislative assembly.
- 7-2. A standing committee shall submit a written report in triplicate on all bills or matters referred to it within 7 days after reference, unless at the request of the committee and for good cause shown, further time is granted by the house concerned.
- 7-3. If the members of a committee cannot agree on a report, the majority and minority of the committee present at a committee meeting may submit separate reports. Only one minority report may be submitted. Such reports shall be entered at length on the journal, unless otherwise ordered by the house concerned.
- 7-4. All committees shall keep minutes of their meetings and, at the close of the session, shall turn the minutes over to the chief clerk of the house or secretary of the senate for delivery to the historical society.
- 7-5. The committee on rules and journal, the rules committee, the journal committee, the

bills committe, and conference committees may report at any time, except during a call of the house or when a vote is being taken. Reports from the bills committee shall stand approved without formal action.

- 7-6. All bills providing for an appropriation of public moneys shall first be considered by a joint committee composed of the finance and claims committee of the senate, and the appropropriations committee of the house, and then by each separately. Meetings of the joint committee shall be held upon call of the chairman of the house appropriations committee who shall be chairman of the joint committee.
- 7-7. Except as provided in Joint Rule 7-6, the chairman of the senate committee shall be chairman of all joint committees.
- 7-8. If either house requests a conference and appoints a committee for the purpose of discussing an amendment on which the senate and the house of representatives cannot agree, the other house shall appoint a committee consisting of the same number of members. They shall meet at a convenient time, to be agreed upon by their chairmen, and having conferred, shall report to their respective houses the result of their conference. A conference committee shall confine itself to the disputed amendment.
- 7-9. In joint committees other than conference committees, members vote individually and not by houses. Because conference committees are

JOINT RULES

joint meetings of separate committees, in conference committees the committees from each house vote separately, and a majority of each committee must agree before any action may be taken.

CHAPTER 8

Rules and Journal

- 8-1. Each house shall keep a journal of its proceedings, and may, in its discretion, from time to time, publish the same, except such parts as require secrecy, and the ayes and noes on any question shall, at the request of any two members, be entered on the journal. (Montana Constitution, Art. V, Sec. 12)
- 8-2. The proceedings of each house which shall be entered on its journal include:
- (1) The title and number of each bill when it is introduced; subsequent references may be by number only.
- (2) Every motion and the name of the member making it.
- (3) Proposed constitutional amendments which have been voted for by two-thirds of the members. (Montana Constitution, Art. XIX, Sec. 9)
 - (4) Committee reports.
 - (5) Roll call votes.
- (6) Messages from the governor and the other house.
- (7) An entry of the oath taken by the members. (Sec. 43-209, R.C.M. 1947)
- 8-3. The journal committee or committee on rules and journal of each house shall examine

- its journal, correct any errors, and report each legislative day immediately after roll call.
- 8-4. The journal of the senate must be authenticated by the signature of the president, and the journal of the house of representatives by the signature of the speaker. (Sec. 43-304, R.C.M. 1947)
- 8-5. (1) A joint rule may be repealed or amended only with the concurrence of both houses, under the procedures adopted by each house for the repeal or amendment of its own rules. (2) A joint rule governing the procedure for handling bills may be temporarily suspended by the consent of two-thirds of the members of either house, insofar as it applies to the house suspending it.
- 8-6. Mason's Manual of Legislative Procedure governs the proceedings of the senate and house of representatives in all cases not covered by these rules.
- 8-7. The legislative council shall codify and publish in one volume the rules of the senate, the rules of the house of representatives and the joint rules of the senate and house of representatives. Upon adoption, the secretary of the senate and the chief clerk of the house of representatives shall provide the office of the legislative council with one copy of all motions or resolutions amending senate, house or joint rules, and with copies of all minutes and reports of the rules committee or committee on

JOINT RULES

rules and journal relating to rules. After the rules have been published, the legislative council shall distribute copies as directed by the senate and house of representatives.

CHAPTER 9

Voting Procedure

- 9-1. Except as provided in Joint Rule 9-2, every member present when a question is put shall vote unless the house of which he is a member excuses him.
- 9-2. A member who has a personal or private interest in any measure or bill proposed or pending before the legislative assembly, shall disclose the fact to the house of which he is a member, and shall not vote thereon. (Montana Constitution, Art. V, Sec. 44)
- 9-3. Amendments to the constitution may be proposed in either house; a two-thirds vote of the members elected to each house is required for passage. (Montana Constitution, Art. XIX, Sec. 9)
- 9-4. When a measure requiring the concurrence of two-thirds of the members is under consideration, a majority vote is sufficient to decide any question relating to the measure short of third reading.
- 9-5. A roll call vote shall be taken on the request of two members.
- 9-6. On a roll call vote the names of the members shall be called alphabetically, unless an electrical voting system is used. A member may not vote or change his vote after the decision is

announced from the chair. A member may not explain his vote until after the decision is announced from the chair.

- 9-7. (1) On third reading the question shall be stated as follows: "Senate (or house) bill number having been read three several times, the question is, shall the bill pass (or be concurred in)."
- (2) If an electrical voting system is used the presiding officer shall ring the bell after stating the question and then state "Those in favor vote yea and those opposed vote no." After a reasonable pause the presiding officer asks "Has every member voted?" (reasonable pause) "Does any member wish to change his or her vote?" (reasonable pause) "The clerk (secretary) will now record the vote."
- 9-8. Two members may pair on a measure that will be determined by a majority vote. On a measure requiring a two-thirds vote for adoption three members may pair, with two members for the measure and one member against. Pairing is permitted only when one of the paired members is absent when the vote is taken.
- 9-9. An agreement to pair must be in writing and dated and signed by the members agreeing to be bound, and must specify the duration of the pair. When an agreement to pair is filed with the secretary of the senate or chief clerk

JOINT RULES

of the house of representatives, it shall bind the members signing until the expiration of time for which it was signed, unless the paired members sooner appear and ask that the agreement be cancelled.

	Rule No.	Page No.
Absence of quorum	2-10	17
Absent members, attendance ma be compelled	2–10	17
for more than three days not pe mitted without consent of other	r- er	
house	2–7	17
may not be to any other place than that in which the two	vo	4-
houses are sitting		17
Admittance to floor of senate of house of representatives, who en		
titled to		16
Amendment	•	
constitutional	9–3	49
may not change original purpos	se	
of billsubstitute bill considered as	6–18	33
substitute bill considered as	6-19	33
substitute for		28
to amendmentto bill by second house may no	5-10	2 8
be further smended by house) (C	
be further amended by hous in which bill originated	6_21	34
Appeal from decision of presiding		0.4
officer	1 /	13
	1-4	10
Appropriation bills	C 4	90 91
general, scope ofintroduction by member of sena	0-4	30, 31 32
limitation on time for introdu		34
		31, 32
shall originate in the house	of	01, 02
representatives	6-9	32
representativesshall be considered by joint con	n-	
mittee	7–6	44

Rule No.	
Assistant sergeant-at-arms, to whom responsible3-9	22
Bill	22
amendment to bill by second house may not be further	
amended by house of origin6-21	1 34
appropriation	
general, scope of6-4	30, 31
introduction by member of sen-	00
ate6-9 shall be considered by joint	32
committee 7_6	44
committee7-6 shall originate in the house of	**
representatives6-9	32
commitment of6-15	5 33
committee, unanimous consent	
necessary for introduction6-12	$2 \qquad 32$
effective date of6-5	31
enacting clause of6-3	30
engrossing of6-25	34,35
enrolled, signing by presiding of-	0 00
ficer	1 35, 36 1 35, 36
enrolling of6-24 errors in, correction of3-7	21
first reading of6-13	3, 6–32 32, 38
	, , , , , , , , , , , , , , , , , , , ,
form of6-2	30
general appropriation $$ $6-4$ introduction of $$ $6-6$	30, 31
appropriation6-8	$\frac{31}{31,32}$
in house that has rejected a bill	31, 32
designed to accomplish the	
same purpose prohibited6-11	32
limitation on time of6-7	31
numbering of6-6 posting on calendar for consider-	31
ation by committee of whole6-25	5 36
printing of6–20), 6–22 33, 34
F0-0-1	,, 0 22 00,04

	Rule No.	Page No.
reading of		38, 32 36
recommitment of		33
referral of	6_15	33
revenue, shall originate in hous	se	00
of representatives	6-10	32
second reading of	6-26, 6-32	36, 38
shall not contain more than or	ie ´	•
subject		30
substitute		
considered as amendment	6–19	33
form of reporting and printin	g	
ofthird reading oftransmittal of	6–20	33, 34
third reading of	6-32	38
transmittal of	6–36, 6–37 6–38	40
	0-38	40
Bills committee		
engrossing of bills under direction ofenrolling of bills under direction	c-	
tion of	6–23	34, 38
enrolling of bills under direction	n	05 0
ofmay report at any time	6-24	35, 36
may report at any time	7-5	41, 42
printing of bills under direction	on e oo	34
of		
Business, order of	4–1	24
Call of the house		
arrest of members who refuse	to	40
arrest of members who refuse tattendbusiness suspended during	2-12	18
business suspended during	Z-13	18
may be dispensed with by two	0- 9 19	18
not in order after previous que	4—10	10
not in order after previous que tion orderedwhen may be ordered if quoru	5- 5-7	27
when may be ordered if quoru	m	
is present	2–11	17
is presentwhen may be ordered in absence	ce	
of quorum	2–10	17
Call to order	1_1	13
COLL VO CLUCK		

	Rule No.	Page No.
Chaplain, duties of		22
Chief clerk of the house		
of representatives		
duties	3-5	20
to whom responsible	3-5	20
which employees are immediately		
responsible to	3-6	20
Circulation in chambers of papers		
or arguments for or against		
legislation	1-10	15
legislationClaims for payment, sergeant-at-		
arms shall prepare	3–8	21, 22
Committee		,
Bills		
engrossing of bills under direc-	6 23	34, 35
tion ofenrolling of bills under direc-	.0-20	04, 00
tion of	6 21	35, 36
may report at any time	7.5	43, 44
printing of bills under direc-	1-0	40, 44
tion of	6_22	34
Conference	0-22	04
appointment of	7 8	44
may be requested when amend-	1-0	44
ments to bill are rejected	6_21	34
meetings of		44
voting in		44, 45
Joint	1-0	11, 10
chairman of senate committee		
shall be chairman of	77	44
on finance and appropriations	7_6	44
voting in		44, 45
Legislative administration, on	3_9 3_9	19
negisiative administration, on	3-13, 7-1	23, 43
minority reports of	7_3	43
Minutes of meeting of	7_4	43
Reports of	7-2. 7-5	43, 44
committee on rules and journal	7-5	43, 44
conference committees	7–5	43, 44

	Rule No.	Page No.
must be entered on journal	7–3	43
Standing disposition of minutes of secretaries of, to whom respo	n-	20 19
sible	3–3	19
Committee of the Whole appointment of chairman for consideration of bills by debate in motions in order during reading of bills in receiving report of rejection of report on bill report of containing recomme dations on more than one bill rules applicable during	6–25 6–29 6–29 6–26 6–30 6–28 n-	37 36, 37 36, 37 36 37 36 36
Communications or papers must addressed to presiding officer		15
Compensation of legislative er ployees must be prescribed law	by	19
Conference committees appointment of may be requested when amen	d-	44
ments to bill are rejected meetings ofvoting in	7–8	34 44 44, 48
Constitution, amendments to		49
Division of question	5-9	28
Doorkeepers, to whom responsibl	e 3–9	22
Duties of legislative employe must be prescribed by law	3–1	19
Effective date of bills and resol tions	6–5	31
Electrical voting system, procedu for	re 9–7	50

	Rule No.	Page No.
Employees, legislative		
dismissal or suspension of disputes and complaints involv-	.3–13 -	2 3
ing	.3–13	23
inglobbying by prohibitednumber, duties and compensation	1	22, 23
of must be prescribed by law . to whom responsible	.3–1	19 20, 22
Enacting clause		30
Engrossing clerks, duties of	9.7	21
Engrossing of bills	.3-5, 6-23	20, 34, 35
Ennalling alarka duties of	9 7	21
Enrolling clerks, duties of		
Enrolling of bills	.3-5, 6-24	20,
Enrolled bills		35, 36
	.6–24	35, 36
disposition ofsigning of by presiding officer.	.1-8, 6-24	14, 15
		35, 36
Executive sessions	2-5, 2-6	16, 17
First reading of bills	.6–13, 6–32	32, 38
Fiscal notes on bills	.6–39	41
Floor of house or senate, who may	7	16
be admitted to		10
Floor of senate or house of representatives, when lobbying is pro-	-	
hibited on	2_4	16
Governor	1	10
item veto by	6-35	39, 40
veto by	.6–33, 6–34	38, 39
Historical society, delivery of com-	-	
mittee minutes to	.3–5	20
Hour of meeting of senate and		
house of representatives		16
House of representatives, when	n	
open		16

Introduction of bills	Page No. 31 31, 32 21, 22
Joint committees chairman of senate committee shall be chairman of7-7 voting in7-9 Joint resolution, definition of6-1 Joint rules, suspension, repeal or amendment of8-5	44 44, 45 29, 30
Journal fact of signing of original bill to be entered upon1-8 keeping and publication of8-1	14, 15 46
must be authenticated by signature of presiding officer8-4 names of those voting on third reading must be entered on6-31 report on1-1	47 38 13
shall be examined daily by committee on rules and journal8-3 supervision of keeping3-5 what shall be entered on8-2 Key showing amended or repealed sections of bills6-2	46, 47 20 46
sections of bills	30 22 19 23, 43
Legislative employees dismissal or suspension of3-13 disputes and complaints involv-	23
ing	23 22, 23 19
to whom responsible3-6, 3-9	20, 22

Rul No		Page No.
Lobbying by legislative employee pro- hibited	_	22, 23
ited	t 1	16
Meeting, hour of		16
Minority committee reports7-3	i	43
Minority floor leader, may appoint private secretary3-4	Į	19, 20
Minutes of committee meetings7-4	l, 3–5	20, 43
Motions non-debatable5-8 on subject different from that un-	3	27, 28
der consideration inadmissible 5-3	3	25
precedence of5-2	2	$\overline{25}$
precedence of	1, 5–5,	25 26 36
withdrawal of5-1		25
Non-debatable motions5-8		27, 28
Number of legislative employees must be prescribed by law3-1		19
Open sessions required unless business requires secrecy2-5		16
Order of business4-1		24
Order, questions of1-4	Į.	13, 14
Pages, to whom responsible3-9)	22
Pairing9-8	3, 9–9	50, 51
Papers or communications must be addressed to presiding officer1-1	.0	15
Papers circulated in chambers or placed on desks must be signed by persons responsible1-1	.0	15

Rule No.		Page No.
Payrolls, presiding officer must sign1-9		15
Per diem and mileage of members		
and employees, sergeant-at-arms		
to keep account for3-8		21, 22
Personal or private interest in bill		
Personal or private interest in bill must be disclosed by member9-2		49
Prayer by chaplain1-1,	3-10	13, 22
Precedence of motions5-2	0 =0	25
		20
Presiding officer Chief clowly of house regnerable		
Chief clerk of house responsible to3-5		20
communications or papers shall		20
be addressed to1-10		15
has general control and direction		
has general control and direction of rooms of house over which		
he presides1-3		13
he presides1-3 has general supervision of legis-		
lative employees3-6, of senate is president1-1	3–9	20, 22
of senate is president1-1		13
of house of representatives is		10
speaker1-1 reporters on assignment are sub-		13
ject to placement by1-3		13
secretary of senate responsible		10
to3-5		20
sergeant-at-arms responsible to3-8		21, 22
shall decide all questions of		,
shall decide all questions of order1-4		13, 14
shall preserve order and decorum 1–2		13
shall sign enrolled bills1-8,	6-24	14, 15
1 11 1 1 1 1 1 1		35, 36
shall sign payrolls and subpoenas 1–9		1 5
Previous question		
call of the house not in order		05
after ordered5-7		27
effect of moving5-6 not debatable5-8		26, 27 27, 28
1100 devalable9-6		41,40

Rule No. Printing of bills	Page No. 34
9	-
Private or personal interest in bill must be disclosed by member9-2	49
Privilege, questions of1-7	14
Question, division of5-9	28
Questions of order, decided by presiding officer1-4	13, 14
Questions of privilege1-7	14
Quorum	
a majority of each house consti-	
tutes2-8 if present, how a call of the	17
house may be ordered2-11	17
in absence of, how a call of the	10
house may be ordered2-10	17
Reading of bills6-13, 6-26 $6-32$	32, 36 38
Recognition by presiding officer1-5	14
Reconsider, motion to5-4, 5-5,	
6-27 Reports	36
of committees, majority and mi-	
nority7-3	41
of committees, majority and mi- nority7-3 of standing committees, when submitted7-2	41
Reporter, subject to placement by	41
presiding officer1-3	13
Resolution	
joint, definition6-1 joint, effective date of6-5	29, 30
joint, treated in all respects as a	31
	29, 30
bill6-1 simple, definition of6-1	29, 30
Revenue bills, must originate in the house of representatives6-10	20
nouse of representatives0-10	32

Ru N	ile o.	Page No.
Roll call vote, how taken9 vote taken on request of two	6, 9–7	49, 50
vote taken on request of two members9-	5	49
Rules		
codification and publication of8-' Distribution of8-' Mason's Manual governs proceed-	7 7	47, 48 47, 48
ings in cases not covered by8—suspension, repeal or amendment	6	47
of8-	5	47
Rules and Journal, committee on, may report at any time7-	5	43, 44
Second reading of bills6-		36
Secrecy		
if required, sessions may be closed2-	5	16
motion to close doors to discuss business which may require2-		16, 17
Secretary		10, 11
to minority floor leader, to whom	1_	
responsible3-4	4	19, 20
to minority floor leader, to whom responsible3-to standing or special committees, to whom responsible3-	3	19
Secretary of Senate		
duties3- to whom responsible3-	5	20
which employees are immediate-	3	20
which employees are immediate- ly responsible to3-	6	20
Secretary of State, what must be		
delivered to at end of session3-	5	20
Senate, hour of meeting2-2	2	16
Senate chamber, when open2-1	1	16
Sergeant-at-arms, duties of3-8	3	21, 22
Sessions of each house shall be		
open unless business requires	-	10
secrecy2_)	16

Rule	Page
Simple resolution, definition of6-1	No. 29
Standing committees, secretary of,	20
to whom responsible3-3	19
Subpoenas, presiding officer must	
sign1–9	15
Substitute bills6–19, 6–2	0 33,34
Third reading of bills6-32	38
when engrossed bills placed on	
calendar for6-23	34,35
Transmittal of bills6–36, 6–3	
6–38 Vote	40
majority, sufficient short of third	
reading to decide question on	
measure requiring two-thirds	
vote9-4	49
member may not change after decision announced from chair 9-	49,50
pairing9-8, 9-9	
procedure for9-6, 9-7	
prohibited by member having a	,
personal or private interest in	40
measure9-2 required by every member un-	49
less excused9-1	49
roll call, shall be taken on request	
of two members9-5	49
two-thirds necessary for constitu-	40
tional amendment9-3	49
Watchmen, to whom responsible3-9	22

SENATE RULES

CHAPTER 1

Presiding Officer—Decorum, Order and Debate

- S1-1. The lieutenant-governor shall be president of the senate, but shall vote only when the senate is equally divided. In case of the absence or disqualification of the lieutenant-governor, from any cause which applies to the governor, or when he shall hold the office of governor, then the president pro tempore of the senate shall perform the duties of the lieutenant-governor until the vacancy is filled or the disability removed. (Montana Constitution, Art. VII. Sec. 15)
- **S1-2.** The senate shall, at the beginning and close of each regular session, and at such other times as may be necessary, elect one of its members president pro tempore. The senate shall choose its other officers, and shall judge of the elections, returns, and qualifications of its members. (Montana Constitution, Art. V, Sec. 9)
- **S1-3.** The president pro tempore, when acting as presiding officer of the senate, shall vote as any other member of the senate.

- **S1-4.** The president may name a senator to perform the duties of the chair, when the president pro tempore is not present in the senate chamber. The senator who is so named is vested during such time with all the powers of the president; but he does not lose the right to vote on any question while presiding.
- **S1-5.** No senator shall speak more than twice on any one motion or question without unanimous consent of the senate, unless he has introduced or proposed the motion or question under debate, in which case he may speak twice and also close the debate. However, a senator who has spoken shall not speak again on the same motion or question to the exclusion of a senator who has not spoken.

CHAPTER 7

Committees

S7-1. The senate shall elect a committee on committees consisting of 3 members. The committee on committees, with the approval of the senate, shall appoint standing and select committees of the senate, and senate membership on joint committees except conference committees. The president shall appoint all conference committees with the advice of the majority and minority floor leaders. The senate may change the membership of any committee on one day's notice.

The standing committees of the senate and their maximum membership are as follows:

	-	
1.	Agriculture	11
2.	Banking and Insurance	9
3.	Bills	6
4.	Commerce and Labor	11
5.	Committees	3
6.	Constitution, Elections and Federal	
	Relations	9
7.	Education	11
8.	Finance and Claims	11
9.	Fish and Game	11
LO.	Highways and Transportation	11
11.	Irrigation and Water	9
12	Judiciary	9

SENATE RULES

13.	Legislative Administration	5
14.	Local Government	11
15.	Natural Resources	9
16.	Public Health, Welfare and Safety	11
17.	Public Lands	9
18.	Rules	5
19.	State Administration	9
20.	Stockgrowing and Grazing	11
21.	Taxation	9
22.	Journal	3
23.	Reapportionment	11

Rules and Journal

- **S8-1.** (1) A motion to amend or adopt a rule of the senate shall be referred to the committee on rules without debate. A rule of the senate may only be amended or adopted with the concurrence of a majority of the senate and after one day's notice.
- (2) A rule may be suspended temporarily by a two-thirds vote.
- S8-2. Mason's Manual of Legislative Procedure governs the proceedings of the senate in all cases not covered by these rules.

Nominations From The Governor

- **S10-1.** The governor shall nominate, and by and with the consent of the senate, appoint all officers whose offices are established by the constitution, or which may be created by law, and whose appointment or election is not otherwise provided for. If during a recess of the senate a vacancy occurs in any such office, the governor shall appoint some fit person to discharge the duties thereof until the next meeting of the senate, when he shall nominate some person to fill such office. (Montana Constitution, Art. VII, Sec. 7).
- **\$10-2.** When nominations are sent by the governor to the senate for confirmation, they shall not be acted on before the next succeeding legislative day, except nominations sent by the governor on the last legislative day of the session, which shall be acted upon that day.

INDEX TO SENATE RULES

Committee on Committees	Rule No.	Page No.
duties of		66, 67
election of	S 7_1	66, 67
Committee on Rules and Journal	D 1-1	00,01
duties of	Q Q 1	68
	D 0-1	00
Committees	0.71	00 00
conference, appointment of	S 7-1	66, 67
joint, appointment of select, appointment of standing, appointment of standing, appointment of standing.	8 7-1	66, 67
select, appointment of	S 7-1	66, 67
standing, appointment of	S 7-1	66,67
Conference committees, appointment		
of	S 7-1	66,67
Debate	S 1-5	65
Governor, nominations by	S10-1	69
Lieutenant Governor		
absence or disqualification of	S 1-1	69
shall vote only when senate is	~	••
equally divided	S 1-1	64
Nominations by governor	S10-1	$\tilde{69}$
when acted upon		69
	N10 1	••
President Pro Tempore absence of	911	65
		64
duties ofelection of	0 1 9	64
election of	5 1-2	04
when acting as presiding officer shall vote	C 1 9	64
Qualification of members	S 1-0	64
	5 1-2	04
Rules		
amendment, suspension or adop-	a o 1	40
tion of	S 8-1	68
committee on, duties	S 8-1	68
Mason's Manual governs proceed-	~ ~ ~	20
ings in cases not covered by	S 8-2	68
Select committees, appointment of	S 7-1	66,67
Standing committees		
appointment of	S 7–1	66,67
enumeration of	S 7-1	66,67
maximum membership of	S 7-1	66,67

HOUSE RULES

CHAPTER 1

Presiding Officer-Decorum, Order and Debate

- H1-1. The house of representatives shall elect one of its members speaker. The house shall choose its other officers, and shall judge of the elections, returns, and qualifications of its members. (Montana Constitution, Art. V, Sec. 9)
- **H1-2.** The house shall elect one of its members speaker pro tempore who shall perform all of the duties of the speaker in the absence of that officer, and on such other occasions as the speaker may request.
- **H1-3.** No member shall speak for longer than one-half hour in debate on any one motion or question.
- H1-4. During committee reports the member reporting the measure under consideration from a committee may, if the measure is debated, open and close. If the debate extends beyond one day he may have one-half hour to close, even if he has used one-half hour in opening.
- H1-5. No member shall speak more than once on the same question without the unanimous consent of the house, unless he has proposed or introduced the matter under debate, in which case he may speak in reply after all members choosing to speak have spoken.

Committees

- H7-1. The committee on rules and journal shall consist of the speaker and four members appointed by him. The speaker shall appoint other standing committees, select committees, and house membership on joint committees and conference committees. The standing committees of the house are as follows:
 - 1. Affairs of cities.
 - 2. Agriculture and Irrigation.
 - 3. Appropriations.
 - 4. Bills.
 - 5. Business and Industry.
 - 6. Constitution, Elections and Federal Relations.
 - 7. Education.
 - 8. Fish and Game.
 - 9. Highways.
 - 10. Judiciary.
 - 11. Labor and Compensation.
 - 12. Legislative Administration.
 - 13. Livestock and Ranges.
 - 14. Public Health, Welfare and Safety.
 - 15. Rules and Journal.
 - 16. State Administration.
 - 17. Townships and Counties.
 - 18. Ways and Means.

HOUSE RULES

The first named member of a committee is the chairman, and in his absence the next named member, and so on. No standing committee, except appropriations and education, may consist of more than 15 members.

Rules and Journal

H8-1. (1) A motion to amend or adopt a rule of the house shall be referred to the committee on rules and journal, which shall report no later than the next legislative day. Unless recommended by the committee on rules and journal, no house rule shall be amended or adopted except by a two-thirds vote.

(2) A house rule may be suspended

temporarily for a specified purpose by unani-

mous consent

H8-2. Mason's Manual of Legislative Procedure governs the proceedings of the house of representatives in all cases not covered by these rules.

INDEX TO HOUSE RULES

	Rule No.	Page No.
Committee on Rules and Journal duties		74
conference, appointment ofjoint, appointment of		72, 73 72, 73 72, 73
meration of	H7-1	72,73
Conference committees, appointment of	H7-1	72, 73
Debate during committee reports limitation on speaking in		$71 \\ 71 \\ 71$
Joint committees appointment of	H7-1	72, 73
Qualifications of members		71
Rules amendment, suspension or adoption of	H8-1 H8-1 H8-2	74 74
Select committees, appointment of		72, 73
Speaker		72, 73
Speaker Pro Tempore duties ofelection of	H1-2	71 71 71 71
Standing committees, appointment and enumeration of		72, 73













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